

IN THE SUPREME COURT OF THE STATE OF NEVADA

CHARLES JESSEPH; AND CHARLES
CHURCHWELL,
Appellants,
vs.
DIGITAL ALLY, INC.,
Respondent.

No. 78480

FILED

MAY 03 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

SETTLEMENT PROGRAM
EARLY CASE ASSESSMENT REPORT

After conducting a premediation conference with counsel pursuant to NRAP 16(b), I make the following recommendation to the court regarding this appeal:

☐ This case is appropriate for the program and a mediation session will be scheduled/has been scheduled for:

☐ This case is not appropriate for mediation and should be removed from the settlement program.

☒ The premediation conference has not been conducted or is continued because:

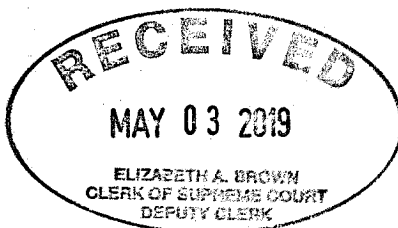
*Have spoken to both sides initially
but will need more time for ECA due to
complexity, possibly until about end of May if
we are to schedule a conference for some date thereafter.*

[Signature]
Settlement Judge

5-1-19

cc: All Counsel

ADR Tank @
aol.com



19-19642